REMARKS/ARGUMENTS

Upon entry of this Amendment, Claims 45-50 will be pending in the application. Independent Claim 45 has been amended to more clearly recite a system for providing financial accounting statements for a first entity, comprising: a first computer having at least one file from which an accounting statement may be generated; a second computer for receiving data inputs, said data inputs including electronically recorded financial transaction information made between said first entity and a second entity; and an open communication network capable of transferring said data inputs from said second computer to said file of said first computer, wherein said data inputs in said file of said first computer may be used to produce said accounting statements derived from said financial transaction information including income, expense, asset and/or liability information for said first entity.

Claims 28-44 and 51-70 have been canceled without prejudice.

Double Patenting

Claims 28 and 35-50 were rejected on the ground of non-statutory obviousness-type double patenting as being unpatentable over certain claims of co-pending Application Serial No. 09/975,457. In view of the fact that the 09/975,457 application has been abandoned, it is submitted that the obviousness-type double patenting rejection based thereon should be withdrawn.

Claims 28, 35-51 and 67-69 were rejected on the ground of non-statutory obviousness-type double patenting over Claims 1-18 of U.S. Patent No. 5,875,435. Applicant notes that a Terminal Disclaimer over the 5,875,435 patent was previously submitted to the Office during prosecution of the present application on May 15, 2003. A copy of the previously submitted Terminal Disclaimer, and accompanying transmittal form, fee transmittal, facsimile cover sheet, and facsimile receipt confirmation are attached. It is submitted that that the previously submitted Terminal Disclaimer obviates the non-statutory double-patenting rejection over the 5,875,435 patent.

35 U.S.C. § 101 Rejections

Claims 28-44, 51-54, 63-66 and 70 were rejected under 35 U.S.C. § 101 as allegedly being drawn to non-statutory subject matter. Applicant submits that these claims recite statutory subject matter. However, in view of the fact that Claims 28-44, 51-54, 63-66 and 70 have been canceled by the present Amendment, the 35 U.S.C. § 101 rejection has been obviated.

35 U.S.C. § 102 Rejections

Claims 28-39 and 41-70 stand rejected under 35 U.S.C. § 102(b) as allegedly being anticipated by Nelson '265. With respect to independent Claim 45, the Office Action states:

Nelson teaches a system, method and computer readable medium containing instruction for providing financial accounting statements for a first entity, comprising:

a first computer having at least one file from which an accounting statement may be generated (see Finance Dept. Terminal (42));

a second computer for receiving data inputs, said data inputs including electronically recorded financial transaction information made between said first entity and a second entity (see Fig. 2, Central Processing System (30), Record Storage (50);

an open communication network for transferring said data inputs from said second computer to said file of said first computer (see Fig. 1, column 3, lines 7-12, 20-24; where different terminal are linked to processing system 20 through data communication link)

means for performing two or more activities selected from the group consisting of entering, deleting, reviewing, adjusting and processing said data inputs, and producing said accounting statement derived from the financial transaction information including income, expense, asset and/or liability information for the first entity (see Fig. 2, Central Processing System (30); column 3, lines 65-67 to column 1-12; column 6, lines 26-31; column 9, lines 43-50).

Applicant submits that the presently claimed invention is patentable over Nelson '265. Independent Claim 45, as amended, recites a system for providing financial accounting statements for a first entity, comprising: a first computer having at least one file from which an accounting statement may be generated; a second computer for receiving data inputs, said data inputs including electronically recorded financial transaction information made between said first

entity and a second entity; and an open communication network capable of transferring said data inputs from said second computer to said file of said first computer, wherein said data inputs in said file of said first computer may be used to produce said accounting statements derived from said financial transaction information including income, expense, asset and/or liability information for said first entity. The combination of features recited in Claim 45 is not taught or suggested by Nelson '265.

The Examiner is apparently reading the first <u>computer</u> recited in Claim 45 on the finance department <u>terminal</u> shown as element 42 in Fig. 1 of Nelson '265. However, as disclosed at column 3, lines 61-64 of the reference, the <u>terminal</u> (42) is merely used to print out periodic statements and billing statements for clients. There is no disclosure that the terminal (42) could be a computer, nor that such a terminal could be connected via an open communication network to receive data inputs including electronically recorded financial transaction information made between first and second entities, as recited in Claim 45. For at least those reasons, Claim 45, and Claims 46-50 which depend therefrom, are patentable over Nelson '265.

Supplemental Information Disclosure Statement

Applicant is in the process of preparing a Supplemental Information Disclosure Statement, which will be submitted to the Office under separate cover.

Conclusion

In view of the foregoing amendments and remarks, it is submitted that Claims 45-50 are patentable over the prior art of record, and the application is in condition for allowance. Accordingly, an early notice of allowance of this application is respectfully requested.

In the event that any outstanding matters remain in connection with this application, the Examiner is invited to telephone the undersigned at (412) 263-4340 to discuss such matters.

Respectfully submitted,

Alan G. Towner

Registration No. 32,949

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RECIPIENT:		Examiner Debra Charles				
COMPANY:		U.S. Patent and Trademark Office				
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FROM:		Alan Towner				
FILE NUMBER:		GTB 49468				
NUMBER OF PAGES (including cover page):		4				
MESSAGE:		RE: U.S. Patent Application Serial No. 09/975,458				
SENT BY:	J. Winton	TELEPHONE NUMBER: (412) 263-2000 ext. 1413				
CONFIRMATION	COPY:					
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TRANSMITTAL FORM (to be used for all correspondence after initial Total Number of Pages in This Submission	Filing Date October 11, 2001 First Named Inventor Gordon T. Brown Art Unit 3629 Examiner Name Debra F. Charles Attorney Docket Number 47781-6	a valid OMB control number.
Fee Transmittal Form Fee Attached Amendment/Reply After Final Affidavits/declaration(s) Extension of Time Request Express Abandonment Request Information Disclosure Statement Certified Copy of Priority Document(s) Response to Missing Parts/ Incomplete Application Response to Missing Parts under 37 CFR 1.52 or 1.53	Drawing(s) Licensing-related Papers Drawing(s) Licensing-related Papers Drawing(s) Appeal Comm of Appeals and Appeal Comm	nunication to Board d Interferences nunication to TC Brief, Reply Brief) formation
Firm Alan G. Towner or Pietragallo, Bosick & Gørd	TURE OF APPLICANT, ATTORNEY, OR AGENT	
Individual Signature Date May 15, 2003	Celle	

CERTIFICATE OF TRANSMISSION/MAILING							
I hereby certify that this co first class mail in an envelo	rrespondence is being facsimile transmitted to the USPTO or deposited with the United <u>States Postal Service with sufficient</u> ope addressed to: Commissioner for Patents, Washington, DC 20231 on this date: May 15, 2003	t postage as					
Typed or printed	Alan G. Towner						
Signature	Clau & May 15, 2003						

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PTO/SB/17 (05-03) Approved for use through 04/30/2003. OMB 0651-0032

Retent and Trademark Office; U.S. DEPARTMENT OF COMMERCE Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number. Complete if Known FEE TRANSMITTAL 09/975,458 Application Number for FY 2003 October 11, 2001 Filing Date First Named Inventor Gordon T. Brown Effective 01/01/2003. Patent fees are subject to annual revision. Examiner Name Debra F. Charles X Applicant claims small entity status. See 37 CFR 1.27 Art Unit 3629 **TOTAL AMOUNT OF PAYMENT** (\$) 55.00 Attorney Docket No. 47781-6 METHOD OF PAYMENT (check all that apply) FEE CALCULATION (continued) Check Credit card Money 3. ADDITIONAL FEES Large Entity | Small Entity X Deposit Account: Fee Fee Fee Deposit Account Fee Description Code Code (\$) 500859 (\$) Fee Paid Number 1051 2051 130 65 Surcharge - late filing fee or oath Deposit Pietragallo 1052 50 2052 Surcharge - late provisional filing fee or Account cover sheet Name The Director is authorized to: (check all that apply) 1053 130 1053 130 Non-English specification Charge fee(s) indicated below & X Credit any overpayments

Charge any uniter avment

Charge any additional fee(s) during the pendency of this application 1812 2,520 For filing a request for ex parte reexamination 1812 2,520 920* Requesting publication of SIR prior to 1804 920 1804 Examiner action Charge fee(s) indicated below, except for the filing fee Requesting publication of SIR after Examiner action 1805 1,8404 1805 1,840* to the above-identified deposit account. 1251 2251 Extension for reply within first month **FEE CALCULATION** 205 Extension for reply within second month 1252 410 2252 1. BASIC FILING FEE

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1001 750 2001 375 Utility filing fee	1255	1,970	2255	985	Extension for reply within fifth month	
1002 330 2002 165 Design filing fee	1401	320	2401	160	Notice of Appeal	L
1003 520 2003 260 Plant filing fee	1402	320	2402		Filing a brief in support of an appeal	
1004 750 2004 375 Reissue filing fee	1403	280	2403		Request for oral hearing	
1005 160 2005 80 Provisional filing fee	1451	1,510	1451	1,510	Petition to institute a public use proceeding	
SUBTOTAL (1) (\$) 0	1452	110	2452		Petition to revive - unavoidable	
2. EXTRA CLAIM FEES FOR UTILITY AND REISSUE	1453	1,300	2453	650	Petition to revive - unintentional	L
Fee from	1501	1,300	2501	650	Utility issue fee (or reissue)	
Total Claims Extra Claims below Fee Paid	1502	470	2502	235	Design issue fee	
Independent -20	1503	630	2503	315	Plant issue fee	Г
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	1807	50	1807	50	Processing fee under 37 CFR 1.17(q)	
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Code (\$)	8021	40	8021	40	Recording each patent assignment per property (times number of properties)	
1202 18 2202 9 Claims in excess of 20	1809	750	2809		Filing a submission after final rejection	-
1201 84 2201 42 Independent claims in excess of 3	1000	, 50	2000	010	(37 CFR 1.129(a))	
1203 280 2203 140 Multiple dependent claim, if not paid	1810	750	2810	375	For each additional invention to be	
1204 84 2204 42 ** Reissue independent claims over original patent	1004	750	0004		examined (37 CFR 1.129(b))	-
_ ·	1801		2801	375	Request for Continued Examination (RCE)	L
1205 18 2205 9 ** Reissue claims in excess of 20	1802	900	1802	900	Request for expedited examination	

SUBMITTED BY				(Complete (if applicable)
Name (Print/Type)	Alan G. Towner	Registration No. (Attorney/Agent)	32,949	Telephone	412.263.4340
Signature	I down olle			Date	5/15/2003

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Other fee (specify) Terminal Disclaimer

*Reduced by Basic Filing Fee Paid

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Docket Number (Optional) 47781-6

In re Application of:

Gordon T. Brown

Application No.:

09/975,458

Filed:

October 11, 2001

For:

AUTOMATED ACCOUNTING SYSTEM

The owner*, Noah Systems, Inc. , of 100 percent interest in the instant application hereby disclaims, except as provided below, the terminal part of the statutory term of any patent granted on the instant application, which would extend beyond the expiration date of the full statutory term defined in 35 U.S.C. 154 and 173, as presently shortened by any terminal disclaimer, of prior Patent No. 5,875,435. The owner hereby agrees that any patent so granted on the instant application shall be enforceable only for and during such period that it and the prior patent are commonly owned. This agreement runs with any patent granted on the instant application and is binding upon the grantee, its successors or assigns.

In making the above disclaimer, the owner does not disclaim the terminal part of any patent granted on the instant application that would extend to the expiration date of the full statutory term as defined in 35 U.S.C. 154 and 173 of the prior patent, as presently shortened by any terminal disclaimer, in the event that it later: expires for failure to pay a maintenance fee, is held unenforceable, is found invalid by a court of competent jurisdiction, is statutorily disclaimed in whole or terminally disclaimed under 37 CFR 1.321, has all claims canceled by a reexamination certificate, is reissued, or is in any manner terminated prior to the expiration of its full statutory term as presently shortened by any terminal disclaimer.

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I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

2. X The undersigned is an attorney or agent of record.

Date

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J. Winton

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